§51.31

severe accident mitigation design alternative previously rejected in an environmental assessment to become cost beneficial, or results in the identification of new severe accident mitigation design alternatives, in which case the costs and benefits of new severe accident mitigation design alternatives and the bases for not incorporating new severe accident mitigation design alternatives in the manufacturing license must be addressed. In either case, the environmental assessment will not address the environmental impacts associated with manufacturing the reactor under the manufacturing license.

[49 FR 9381, Mar. 12, 1984, as amended at 49 FR 34694, Aug. 31, 1984; 53 FR 31681, Aug. 19, 1988; 72 FR 49510, Aug. 28, 2007]

§51.31 Determinations based on environmental assessment.

- (a) General. Upon completion of an environmental assessment for proposed actions other than those involving a standard design certification or a manufacturing license under part 52 of this chapter, the appropriate NRC staff director will determine whether to prepare an environmental impact statement or a finding of no significant impact on the proposed action. As provided in §51.33, a determination to prepare a draft finding of no significant impact may be made.
- (b) Standard design certification. (1) For actions involving the issuance or amendment of a standard design certification, the Commission shall prepare a draft environmental assessment for public comment as part of the proposed rule. The proposed rule must state that:
- (i) The Commission has determined in §51.32 that there is no significant environmental impact associated with the issuance of the standard design certification or its amendment, as applicable; and
- (ii) Comments on the environmental assessment will be limited to the consideration of SAMDAs as required by \$51.30(d).
- (2) The Commission will prepare a final environmental assessment following the close of the public comment period for the proposed standard design certification.

- (c) Manufacturing license. (1) Upon completion of the environmental assessment for actions involving issuance or amendment of a manufacturing license (manufacturing license environmental assessment), the appropriate NRC staff director will determine the costs and benefits of severe accident mitigation design alternatives and the bases for not incorporating severe accident mitigation design alternatives in the design of the reactor to be manufactured under the manufacturing license. The NRC staff director may determine to prepare a draft environmental assessment.
- (2) The manufacturing license environmental assessment must state that:
- (i) The Commission has determined in §51.32 that there is no significant environmental impact associated with the issuance of a manufacturing license or an amendment to a manufacturing license, as applicable;
- (ii) The environmental assessment will not address the environmental impacts associated with manufacturing the reactor under the manufacturing license; and
- (iii) Comments on the environmental assessment will be limited to the consideration of severe accident mitigation design alternatives as required by §51.30(e).
- (3) If the NRC staff director makes a determination to prepare and issue a draft environmental assessment for public review and comment before making a final determination on the manufacturing license application, the assessment will be marked, "Draft." The NRC notice of availability on the draft environmental assessment will include a request for comments which specifies where comments should be submitted and when the comment period expires. The notice will state that copies of the environmental assessment and any related environmental documents are available for public inspection and where inspections can be made. A copy of the final environmental assessment will be sent to the U.S. Environmental Protection Agency, the applicant, any party to a proceeding, each commenter, and any other Federal, State, and local agencies, and Indian tribes, State, regional,

Nuclear Regulatory Commission

and metropolitan clearinghouses expressing an interest in the action. Additional copies will be made available in accordance with §51.123.

- (4) When a hearing is held under the regulations in part 2 of this chapter on the proposed issuance of the manufacturing license or amendment, the NRC staff director will prepare a final environmental assessment which may be subject to modification as a result of review and decision as appropriate to the nature and scope of the proceeding.
- (5) Only a party admitted into the proceeding with respect to a contention on the environmental assessment, or an entity participating in the proceeding pursuant to §2.315(c) of this chapter, may take a position and offer evidence on the matters within the scope of the environmental assessment.

[72 FR 49510, Aug. 28, 2007]

FINDING OF NO SIGNIFICANT IMPACT

§51.32 Finding of no significant impact.

- (a) A finding of no significant impact will:
- (1) Identify the proposed action;
- (2) State that the Commission has determined not to prepare an environmental impact statement for the proposed action;
- (3) Briefly present the reasons why the proposed action will not have a significant effect on the quality of the human environment;
- (4) Include the environmental assessment or a summary of the environmental assessment. If the assessment is included, the finding need not repeat any of the discussion in the assessment but may incorporate it by reference;
- (5) Note any other related environmental documents; and
- (6) State that the finding and any related environmental documents are available for public inspection and where the documents may be inspected.
- (b) The Commission finds that there is no significant environmental impact associated with the issuance of:
- (1) A standard design certification under subpart B of part 52 of this chapter:
- (2) An amendment to a design certification;

- (3) A manufacturing license under subpart F of part 52 of this chapter; or
- (4) An amendment to a manufacturing license.

 $[49\ FR\ 9381,\ Mar.\ 12,\ 1984,\ as\ amended\ at\ 72\ FR\ 49511,\ Aug.\ 28,\ 2007]$

§51.33 Draft finding of no significant impact; distribution.

- (a) As provided in paragraph (b) of this section, the appropriate NRC staff director may make a determination to prepare and issue a draft finding of no significant impact for public review and comment before making a final determination whether to prepare an environmental impact statement or a final finding of no significant impact on the proposed action.
- (b) Circumstances in which a draft finding of no significant impact may be prepared will ordinarily include the following:
- (1) A finding of no significant impact appears warranted for the proposed action but the proposed action is (i) closely similar to one which normally requires the preparation of an environmental impact statement, or (ii) without precedent; and
- (2) The appropriate NRC staff director determines that preparation of a draft finding of no significant impact will further the purposes of NEPA.
- (c) A draft finding of no significant impact will (1) be marked "Draft", (2) contain the information specified in §51.32, (3) be accompanied by or include a request for comments on the proposed action and on the draft finding within thirty (30) days, or such longer period as may be specified in the notice of the draft finding, and (4) be published in the FEDERAL REGISTER as required by §§51.35 and 51.119.
- (d) A draft finding will be distributed as provided in §51.74(a). Additional copies will be made available in accordance with §51.123.
- (e) When a draft finding of no significant impact is issued for a proposed action, a final determination to prepare an environmental impact statement or a final finding of no significant impact for that action shall not be made until the last day of the public comment period has expired.